EXHIBIT C

THIS TRANSMITTAL CONTAINS IMPORTANT INFORMATION THAT IS OF INTEREST TO THE BENEFICIAL OWNERS OF THE SUBJECT SECURITIES. PLEASE EXPEDITE RE-TRANSMITTAL TO SUCH BENEFICIAL OWNERS IN A TIMELY MANNER.

NOTICE TO THE HOLDERS OF NOTES ISSUED BY

Exum Ridge CBO 2007-2, Ltd. (the "Notes") CUSIP Numbers are attached on Exhibit D

(Notice Date: June 28, 2010)

Reference is made to that certain Indenture dated as of May 2, 2007 (the "Indenture") by and between Exum Ridge CBO 2007-2, Ltd., Issuer (the "Issuer"), Exum Ridge CBO 2007-2, Corp., Co-Issuer (the "Co-Issuer") and U.S. Bank National Association, as Trustee (the "Indenture Trustee" Any capitalized terms used herein and not otherwise expressly defined shall have the respective meanings assigned to such terms in the Indenture.

The Indenture Trustee has received a reply (the "Reply") to the Derivatives Alternative Dispute Resolution Notice No. 157 ("ADR Notice") from Lehman Brothers Special Financing Inc.; the Indenture Trustee continues to seek the identity of Noteholders and participation, direction and instruction from Noteholders.

Under the terms of the Indenture, the Issuer entered into a credit derivatives transaction with Lehman Brothers Special Financing Inc. as a counterparty, documented by that certain ISDA Master Agreement (Multicurrency - Cross Border) dated as of May 2, 2007 by and between Lehman Brothers Special Financing Inc. ("LBSF") and the Issuer (the "Master Agreement"), that certain Schedule to the Master Agreement dated as of May 2, 2007 between LBSF and the Issuer (the "Schedule"), and that certain Confirmation to the Issuer from LBSF dated May 2, 2007 (the "Confirmation" and collectively with the Master Agreement and Schedule, the "Swap Transaction").

Lehman Brothers Holdings Inc. ("LBHI") filed a voluntary petition seeking relief under Chapter 11 of 11 U.S.C. § 101 et seq. (the "Bankruptcy Code") on September 15, 2008. LBSF filed a voluntary petition under the Bankruptcy Code on October 3, 2008. Both of these proceedings are pending in the United States Bankruptcy Court for the Southern District of New York and are consolidated for administrative purposes under Case No. 08-13555. The Honorable James M. Peck presides over the proceedings. Information with respect to those proceedings may be found at http://www.Lehman-Docket.com.

to the ADR Notice on June 4, 2010, a copy of which is attached hereto as *Exhibit B*. The Indenture Trustee received the Reply from LBSF on June 18, 2010 stating, *inter alia*, that the matter was appropriate for mediation. A copy of the Reply is attached hereto as *Exhibit C*. As of this date, mediation has not been scheduled.

Pursuant to Section 5(b) of the ADR Order, the Indenture Trustee is again (a) providing you notice that LBSF made a demand for a termination payment plus interest thereon, (b) seeking the identity of all Noteholders in order to facilitate participation of Noteholders in the Derivatives ADR Procedures (as defined in the ADR Order) and to facilitate direct communications with LBSF regarding these matters, and (c) seeking direction and instruction from the Noteholders with respect to participation by the Indenture Trustee in the Derivative ADR Procedures. Further, as required by the ADR Order, the Indenture Trustee (a) invites you to participate in the Derivatives ADR Procedures as an alternative to litigation, (b) encourages you to communicate directly with the Debtors, and (c) consistent with Indenture and applicable law, offers to take your direction with regard to the ADR Notice. Contacts for LBSF and its counsel may be found in the Reply.

The Indenture Trustee needs your input and direction with respect to the mediation. In order to facilitate participation, communication, direction and instruction in connection with the ADR Procedures, please complete a Certificate of Beneficial Interest in the form attached hereto as *Exhibit A* and return it to the Indenture Trustee at your earliest possible convenience.

Receipt of this notice should not be construed as evidence or acknowledgment of any requirement applicable to, or of any right or authority on the part of any recipient under the Indenture to direct, the matters addressed herein, or of any obligations on the part of the Indenture Trustee with respect thereto, and the Indenture Trustee expressly reserves all rights in determining appropriate actions and requirements concerning these matters.

Prior to any distribution to Noteholders, funds held under the Indenture may be used first for payment of the fees and costs incurred or to be incurred by the Indenture Trustee in performing its duties, as well as for any indemnities owing or to become owing to the Indenture Trustee. These include, but are not limited to, compensation for time spent, and the fees and costs of counsel and other agents employed, to respond to the ADR Notice and otherwise to pursue remedies, defend claims, or take other actions to protect the interests of the Noteholders and the Issuer, respectively.

The Indenture Trustee reserves all rights under the Indenture. Please be aware that the Indenture Trustee may conclude that a specific response to particular inquiries from individual Noteholders is not consistent with equal and full dissemination of information to all Noteholders. Noteholders should not rely on the Indenture Trustee as their sole source of information. The Indenture Trustee makes no recommendations, gives no investment, legal or tax advice. Each Noteholder should seek advice from an independent advisor based on such Noteholder's particular circumstances.

U.S. Bank National Association, as Indenture Trustee

CERTIFICATION OF BENEFICIAL OWNERSHIP OF

Exum Ridge CBO 2007-2, Ltd. NOTES

Complete and sign (with signature guarantee) Section A and Section B and return to:

U.S. Bank National Association at One Federal Street, 3rd Floor Boston, Massachusetts 02110 Attention: Donald Higgins

tel.: (617) 603-6717, facsimile: (866) 592-7151, or

e-mail:donald.higgins@usbank.com

Capitalized terms have the meanings given to them in the Indenture for the above-referenced securities, more particularly identified below.

A. EXECUTION BY BENEFICIAL OWNER

The undersigned beneficial owner hereby represents and warrants that it is a beneficial owner of the Notes described below and is duly authorized to deliver this Certification to the Trustee, and that such power has not been granted or assigned to any other Person.

Name of Beneficial Owner	· ·	
	<u> </u>	
Contact Person Name:		
Phone:		
Fax:		
E-mail:		
Custodian/DTC Participant	Name:	·
DTC Participant No.:		
•		
		•
Note and/or Class	Cusip	Original Principal Amount Held
		·
į t		

The Trustee is hereby authorized to disclose to other Noteholders or beneficial owners, the other transaction parties in the Exum Ridge CBO 2007-2, Ltd. transaction, and any court in which a related

legal proceeding may be of in the Notes.	commenced, the existence, bu	nt not the amounts, of the undersigned's holdings
[PLEASE CHECK ONE:	Yes:; No:	_•
Signature ¹ :(Print Name of Authorized		
Signature Guaranteed:		
Participant in a Recognized Signature Guarantee Medallio)n	
Program	m.	
B. <u>EXE</u> 0	CUTION BY NOMINEE OR	INTERMEDIARY/ADVISOR
beneficial owner indicated owner has granted to the un	below with respect to the Note indersigned the power and auth	it is the nominee or intermediary/advisor for the e position described below, and that such beneficial nority to deliver this Certification to the Trustee on not been granted or assigned to any other Person.
		·
E-mail:		
Name of Beneficial Owner(s):	
DTC Participant No.:		
Note and/or Class	Cusip	Original Principal Amount Held

The execution of this Certification should be confirmed by a signature guarantee by a recognized participant in the Securities Transfer Agents Medallion Program, the New York Stock Exchange Medallion Signature Program, the Stock Exchange Medallion Program or another similar medallion stamp signature guarantee program acceptable to the Trustee.

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The Trustee is hereby authorized transaction parties in the Exum Rid legal proceeding may be commenced in the Notes.	lge CBO 2007-2, L	td. transaction, and any	court in which a related
[PLEASE CHECK ONE:] Yes:	; No:	÷	
Signature ² :			
(Print Name of Authorized Signatory)	:		
Title:			
Date:			Δ.
Signature Guaranteed:			
·			·
Participant in a Recognized			
Signature Guarantee Medallion	•		•
Program			

EXHIBIT B (following 9 pages)

Redactes in its entirety

EXHIBIT C (following 4 pages)

Relacted in its entirety

EXHIBIT D

CUSIPs

EXUM RIDGE CBO 2007-2, LTD

Security	CUSIP	
Class A Notes		
Class A Rule 144A Certificated Note	30228AAA8	
Class A Certificated Note	30228AAD2	
Class A Regulation S Global Note	G3286VAA1	
Class B Notes		
Class B Rule 144A Global Note	30228AAB6	
Class B Certificated Note	30228AAE0	
Class B Regulation S Global Note	G3286VAB9	
Class C Certificated Notes		
Class C Rule 144A Global Note	30228AAC4	
Class C Certificated Notes	30228AAG5	
Class C Regulation S Global Note	G3286VAC7	
Class D Certificated Notes		
Class D Rule 144A Global Note	30228BAA6	
Class D Certificated Note	30228BAB4	
Class D Regulation S Global Note	G3286WAA9	
Preference Shares		
Certificated U.S. Preference Shares	30228B306	
Regulation S Global Preference Share	G3286W200	

The above CUSIP numbers are included solely for the convenience of the Noteholders. The Trustee is not responsible for the selection or use of the CUSIP numbers, or for the accuracy or correctness of CUSIP numbers printed on the Notes or as indicated in this notice.

12523714.1 - 6 -



Corporate Trust Services PO Box 960778 Boston, MA 02196-0778

THIS TRANSMITTAL CONTAINS IMPORTANT INFORMATION THAT IS OF INTEREST TO THE BENEFICIAL OWNERS OF THE SUBJECT SECURITIES. PLEASE EXPEDITE RE-TRANSMITTAL TO SUCH BENEFICIAL OWNERS IN A TIMELY MANNER.

NOTICE TO THE HOLDERS OF NOTES ISSUED BY

Pebble Creek LCDO 2007-3, Ltd. (the "Notes") CUSIP Numbers are attached on Exhibit D

(Notice Date: June 28, 2010)

Reference is made to that certain Indenture dated as of July 19, 2007 (the "Indenture") by and between Pebble Creek LCDO 2007-3, Ltd., Issuer (the "Issuer"), Pebble Creek LCDO 2007-3, Corp., Co-Issuer (the "Co-Issuer") and U.S. Bank National Association, as Trustee (the "Indenture Trustee"). Any capitalized terms used herein and not otherwise expressly defined shall have the respective meanings assigned to such terms in the Indenture.

The Indenture Trustee has received a reply (the "Reply") to the Derivatives Alternative Dispute Resolution Notice No. 157 ("ADR Notice") from Lehman Brothers Special Financing Inc.; the Indenture Trustee continues to seek the identity of Noteholders and participation, direction and instruction from Noteholders.

Under the terms of the Indenture, the Issuer entered into a credit derivatives transaction with Lehman Brothers Special Financing Inc. as a counterparty, documented by that certain ISDA Master Agreement (Multicurrency - Cross Border) dated as of July 19, 2007 by and between Lehman Brothers Special Financing Inc. ("LBSF") and the Issuer (the "Master Agreement"), that certain Schedule to the Master Agreement dated as of July 19, 2007 between LBSF and the Issuer (the "Schedule"), and that certain Confirmation to the Issuer from LBSF dated July 19, 2007 (the "Confirmation" and collectively with the Master Agreement and Schedule, the "Swap Transaction").

Lehman Brothers Holdings Inc. ("LBHI") filed a voluntary petition seeking relief under Chapter 11 of 11 U.S.C. § 101 et seq. (the "Bankruptcy Code") on September 15, 2008. LBSF filed a voluntary petition under the Bankruptcy Code on October 3, 2008. Both of these proceedings are pending in the United States Bankruptcy Court for the Southern District of New York and are consolidated for administrative purposes under Case No. 08-13555. The Honorable James M. Peck presides over the proceedings. Information with respect to those proceedings may be found at http://www.Lehman-Docket.com.

As reported in our Notice dated May 3, 2010, the Indenture Trustee received an ADR Notice dated April 19, 2010 demanding a payment by the Issuer to LBSF in the amount of \$ \$\\ \text{Exception}\$

consisting of \$ Relation in a termination payment plus \$ Alation in interest thereon. A copy of the ADR Notice is attached as Exhibit C to the May 3, 2010 Notice and has been posted on the Indenture Trustee's website at http://www.usbank.com/abs. The Indenture Trustee filed a response to the ADR Notice on June 4, 2010, a copy of which is attached hereto as Exhibit B. The Indenture Trustee received the Reply from LBSF on June 18, 2010 stating, inter alia, that the matter was appropriate for mediation. A copy of the Reply is attached hereto as Exhibit C. As of this date, mediation has not been scheduled.

Pursuant to Section 5(b) of the ADR Order, the Indenture Trustee is again (a) providing you notice that LBSF made a demand for a termination payment plus interest thereon, (b) seeking the identity of all Noteholders in order to facilitate participation of Noteholders in the Derivatives ADR Procedures (as defined in the ADR Order) and to facilitate direct communications with LBSF regarding these matters, and (c) seeking direction and instruction from the Noteholders with respect to participation by the Indenture Trustee in the Derivative ADR Procedures. Further, as required by the ADR Order, the Indenture Trustee (a) invites you to participate in the Derivatives ADR Procedures as an alternative to litigation, (b) encourages you to communicate directly with the Debtors, and (c) consistent with Indenture and applicable law, offers to take your direction with regard to the ADR Notice. Contacts for LBSF and its counsel may be found in the Reply.

The Indenture Trustee needs your input and direction with respect to the mediation. In order to facilitate participation, communication, direction and instruction in connection with the ADR Procedures, please complete a Certificate of Beneficial Interest in the form attached hereto as *Exhibit A* and return it to the Indenture Trustee at your earliest possible convenience.

Receipt of this notice should not be construed as evidence or acknowledgment of any requirement applicable to, or of any right or authority on the part of any recipient under the Indenture to direct, the matters addressed herein, or of any obligations on the part of the Indenture Trustee with respect thereto, and the Indenture Trustee expressly reserves all rights in determining appropriate actions and requirements concerning these matters.

Prior to any distribution to Noteholders, funds held under the Indenture may be used first for payment of the fees and costs incurred or to be incurred by the Indenture Trustee in performing its duties, as well as for any indemnities owing or to become owing to the Indenture Trustee. These include, but are not limited to, compensation for time spent, and the fees and costs of counsel and other agents employed, to respond to the ADR Notice and otherwise to pursue remedies, defend claims, or take other actions to protect the interests of the Noteholders and the Issuer, respectively.

The Indenture Trustee reserves all rights under the Indenture. Please be aware that the Indenture Trustee may conclude that a specific response to particular inquiries from individual Noteholders is not consistent with equal and full dissemination of information to all Noteholders. Noteholders should not rely on the Indenture Trustee as their sole source of information. The Indenture Trustee makes no recommendations, gives no investment, legal or tax advice. Each Noteholder should seek advice from an independent advisor based on such Noteholder's particular circumstances.

U.S. Bank National Association, as Indenture Trustee

CERTIFICATION OF BENEFICIAL OWNERSHIP OF

Pebble Creek LCDO 2007-3, Ltd.

NOTES

Complete and sign (with signature guarantee) Section A and Section B and return to:

U.S. Bank National Association at One Federal Street, 3rd Floor Boston, Massachusetts 02110 Attention: John Leurini

tel.: (617) 603-6766, facsimile: (866) 350-0109, or e-mail: john.leurini@usbank.com

Capitalized terms have the meanings given to them in the Indenture for the above-referenced securities, more particularly identified below.

A. EXECUTION BY BENEFICIAL OWNER

The undersigned beneficial owner hereby represents and warrants that it is a beneficial owner of the Notes described below and is duly authorized to deliver this Certification to the Trustee, and that such power has not been granted or assigned to any other Person.

Name of Beneficial Owner	·	
Contact Person Name:		
Fax:		
E-mail:		
Custodian/DTC Participant	Name:	
•		
Note and/or Class	Cusip	Original Principal Amount Held

The Trustee is hereby authorized to disclose to other Noteholders or beneficial owners, the other transaction parties in the Pebble Creek LCDO 2007-3, Ltd. transaction, and any court in which a related legal proceeding may be commenced, the existence, but not the amounts, of the undersigned's holdings in the Notes.

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•	Signatory):	
Signature Guaranteed:		
Participant in a Recognized Signature Guarantee Medallid Program	on	
В. <u>ЕХЕ</u> С	CUTION BY NOMINEE OF	R INTERMEDIARY/ADVISOR
_	2	it is the nominee or intermediary/advisor for the te position described below, and that such beneficial
		hority to deliver this Certification to the Trustee on not been granted or assigned to any other Person.
behalf of such beneficial ov Name of Nominee or Intern	wner, and that such power has nediary/Advisor:	not been granted or assigned to any other Person.
behalf of such beneficial ov Name of Nominee or Intern Address:	wner, and that such power has nediary/Advisor:	not been granted or assigned to any other Person.
behalf of such beneficial ov Name of Nominee or Intern Address: Contact Person Name:	wner, and that such power has nediary/Advisor:	not been granted or assigned to any other Person.
behalf of such beneficial ov Name of Nominee or Intern Address: Contact Person Name: Phone:	wner, and that such power has nediary/Advisor:	not been granted or assigned to any other Person.
behalf of such beneficial ov Name of Nominee or Intern Address: Contact Person Name: Phone: Fax: E-mail:	wner, and that such power has nediary/Advisor:	not been granted or assigned to any other Person.
behalf of such beneficial ov Name of Nominee or Intern Address: Contact Person Name: Phone: Fax: E-mail: Name of Beneficial Owner	wner, and that such power has nediary/Advisor: (s):	not been granted or assigned to any other Person.
behalf of such beneficial ov Name of Nominee or Intern Address: Contact Person Name: Phone: Fax: E-mail: Name of Beneficial Owner(Class and CUSIP No. of No.	wner, and that such power has nediary/Advisor:	not been granted or assigned to any other Person.
behalf of such beneficial ov Name of Nominee or Intern Address: Contact Person Name: Phone: Fax: E-mail: Name of Beneficial Owner(Class and CUSIP No. of No	wner, and that such power has nediary/Advisor: (s): otes Owned:	not been granted or assigned to any other Person.
behalf of such beneficial ov Name of Nominee or Intern Address: Contact Person Name: Phone: Fax: E-mail: Name of Beneficial Owner(Class and CUSIP No. of No	wner, and that such power has nediary/Advisor:	not been granted or assigned to any other Person.
behalf of such beneficial ov Name of Nominee or Intern Address: Contact Person Name: Phone: Fax: E-mail: Name of Beneficial Owner(Class and CUSIP No. of No DTC Participant Name: DTC Participant No.:	wner, and that such power has nediary/Advisor: (s): otes Owned:	not been granted or assigned to any other Person.
behalf of such beneficial ov Name of Nominee or Intern Address: Contact Person Name: Phone: Fax: E-mail: Name of Beneficial Owner(Class and CUSIP No. of No	wner, and that such power has nediary/Advisor: (s): otes Owned:	not been granted or assigned to any other Person.
behalf of such beneficial ov Name of Nominee or Intern Address: Contact Person Name: Phone: Fax: E-mail: Name of Beneficial Owner(Class and CUSIP No. of No DTC Participant Name: DTC Participant No.:	wner, and that such power has nediary/Advisor: (s): otes Owned:	not been granted or assigned to any other Person.
behalf of such beneficial ov Name of Nominee or Intern Address: Contact Person Name: Phone: Fax: E-mail: Name of Beneficial Owner(Class and CUSIP No. of No DTC Participant Name: DTC Participant No.:	wner, and that such power has nediary/Advisor: (s): otes Owned:	not been granted or assigned to any other Person.

The execution of this Certification should be confirmed by a signature guarantee by a recognized participant in the Securities Transfer Agents Medallion Program, the New York Stock Exchange Medallion Signature Program, the Stock Exchange Medallion Program or another similar medallion stamp signature guarantee program acceptable to the Trustee.

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The Trustee is hereby authorized to disclose to other Noteholders or beneficial owners, the other transaction parties in the Pebble Creek LCDO 2007-3, Ltd. transaction, and any court in which a related legal proceeding may be commenced, the existence, but not the amounts, of the undersigned's holdings in the Notes.

[PLEASE CHECK ONE:] Yes:; No:			
Signature ² :			
(Print Name of Authorized Signatory):			
Title:			
Date:			
Signature Guaranteed:			
Participant in a Recognized			
Signature Guarantee Medallion			
Program			

EXHIBIT B

Redacted in its entirety

EXHIBIT C

Redaction in its entirety

EXHIBIT D

CUSIPs

PEBBLE CREEK LCDO 2007-3

Security	CUSIP	ISIN
Class A Notes		
Class A Rule 144A Certificated Note	70509DAA8	US70509DAA81
Certificated Class A Note	70509DAF7	US70509DAF78
Class A Regulation S Global Note	G6966BAA5	USG6966BAA55
Class B Notes		
Class B Rule 144A Certificated Note	70509DAB6	US70509DAB64
Certificated Class B Note	70509DAG5	US70509DAG51
Class B Regulation S Certificated Note	G6966BAB3	USG6966BAB39
Class C Notes		
Class C Rule 144A Global Note	70509DAC4	US70509DAC48
Certificated Class C Note	70509DAH3	US70509DAH35
Class C Regulation S Global Note	G6966BAC1	USG6966BAC12
Class D Notes		
Class D Rule 144A Global Note	70509DAD2	US70509DAD21
Certificated Class D Note	70509DAJ9	US70509DAJ90
Class D Regulation S Global Note	G6966BAD9	USG6966BAD94
Class E Notes		
Class E Rule 144A Global Note	70509DAE0	US70509DAE04
Certificated Class E Note	70509DAK6	US70509DAK63
Class E Regulation S Global Note	G6966BAE7	USG6966BAE77
Preference Shares		
Certificated U.S. Preference Shares	70509C300	US70509C3007
Regulation S Global Preference Shares	G6966A109	KYG6966A1094

The above CUSIP numbers are included solely for the convenience of the Noteholders. The Trustee is not responsible for the selection or use of the CUSIP numbers, or for the accuracy or correctness of CUSIP numbers printed on the Notes or as indicated in this notice.